

(i) The alleged copyright infringement arises out of the defendant's publication of a website in Massachusetts and has previously caused harm to the individual plaintiff and threatens to cause further harm to both plaintiffs within the Commonwealth of Massachusetts;

(ii) Defendant deliberately has engaged in significant activities within the Massachusetts forum including without limitation using its website to solicit business and/or contracts from among others the individual plaintiff in Massachusetts and elsewhere and to encourage potential customers of the defendant's Ripoff Report Corporate Advocacy Business Remediation and Customer Satisfaction Program and the Ripoff Report Arbitration Program to contact the defendant through the use of its interactive website;

(iii) By knowingly and intentionally continuing to target its alleged copyright infringement at the individual plaintiff the defendant should reasonably anticipate being sued in Massachusetts;

(iv) In violation of plaintiffs' copyright defendant has engaged in intentional conduct in Massachusetts calculated to cause harm to the Massachusetts plaintiffs by continuing to publish via its website to Massachusetts residents materials adjudged libelous to the individual plaintiff;

(v) On its website and in its correspondence with the plaintiffs the defendant touts that as part of its routine business it "routinely" defends "lawsuits in both state and federal courts;

(vi) According to a PACER search on July 7, 2013 over the past 9 years the defendant has been a party to over forty (40) civil lawsuits in the United States District Courts for the districts of Arizona, California, Florida, Georgia, Illinois, Nebraska, New York, New Jersey, Tennessee, and Texas;

(vii) The Commonwealth of Massachusetts has an interest in adjudicating defendant's tortious activities which have an impact on its residents in that among other things the alleged infringement will have its most significant effects here; and,

(viii) The plaintiffs and their witnesses are in Massachusetts.

PARTIES.

4. The plaintiff SMALL JUSTICE LLC is a Delaware limited liability company with its principal office in Massachusetts ("SMALL JUSTICE LLC").

5. The plaintiff Richard A. Goren is an individual who practices law dba Law Office of Richard Goren with offices in Boston, Massachusetts.

6. The defendant XCENTRIC VENTURES LLC is an Arizona limited liability company with its principal office in Arizona. At all times material hereto XCENTRIC VENTURES LLC has been and is the owner and/or operator of the Ripoff Report.

COUNT I INFRINGEMENT OF COPYRIGHT.

7. Plaintiffs incorporate herein by this reference each and every allegation contained in paragraphs 1 through 6.

8. SMALL JUSTICE LLC is the copyright owner of exclusive rights under United States copyright with respect to the published work of John Doe dba Arabianights-Boston Massachusetts January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren," and which is the subject of a valid Certificate of Copyright Registration under an application dated July 3, 2013.

9. Ripoff Report is "an interactive website" which describes itself as a worldwide consumer reporting website and publication, by consumers, for consumers, to file and document

complaints about businesses, professionals or individuals. The Ripoff Report's published policy is that it will not remove a report from its website even if the report is adjudged defamatory or even if the author requests the report to be taken down. The Ripoff Report's policy is that any statement posted on its website is a "permanent record." Ripoff Report touts that it "has always had a strict no-removal policy" and that "we have spent millions of dollars of legal fees over the years defending that policy" and that under the federal Communications Decency Act while "victims [who are defamed on the Ripoff Report may] pursue the original author of a false statement" (emphasis original), the Ripoff Report [and its owner the defendant are each] immune and may not be sued.

10. The defendant offers alternatives, commercial fee based solutions, for the subjects of false and/or defamatory reports posted on its Ripoff Report website.

11. The Ripoff Report solicits the subjects of a false and/or defamatory Ripoff Report to "join" the defendant's "Corporate Advocacy Program." The injured party is encouraged to submit an application and registration via the Ripoff Report website for the defendant's "Corporate Advocacy Program" whereby for a fee the injured party may be assisted to "restore their reputation." The defendant's targeted advertisement to those parties defamed on its website touts that:

"to make your search engine listings change from a negative to a positive all you need to know is this: by becoming a member of the Corporate Advocacy Program, no matter how you search your name on search engines, it will all look as it should. Positive."

Fees "for enrolling in the program are based on the number of Reports" and/or "the number of physical locations you have."

12. The Ripoff Report also solicits subjects of false and/or defamatory Ripoff Reports to submit "the matter to ...[the defendant's] V.I.P. Arbitration process." The

defendant charges fees for administering the arbitral program. Regardless of the outcome of the “arbitration” and the “redaction” of false statements, “the report itself will not be removed.”

13. On May 8, 2013, the plaintiff Richard A. Goren obtained a judgment and a permanent injunction in civil action number 2012-4121-H in the Massachusetts Superior Court in and for the County of Suffolk styled *Richard A. Goren v. John Doe dba of John Doe dba Arabianights-Boston Massachusetts* and another (the “Lawsuit”), a copy of which is Exhibit A (the “Judgment”).

14. On May 14, 2013 the plaintiff Richard A. Goren served the defendant with a demand that it cease infringing on his copyright and that the defendant remove from the defendant’s Ripoff Report website the published work of John Doe dba Arabianights-Boston Massachusetts’ January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned “Complaint Review: Richard A. Goren.”

15. On June 25, 2013, the plaintiff Richard A. Goren again demanded that the defendant remove from the Ripoff Report website the infringing material.

16. On June 27, 2013 the defendant notified Richard A. Goren it refused to remove the infringing report.

17. On November 26, 2012 in the Lawsuit the Massachusetts Superior Court entered a preliminary injunction enjoining the publication and/or republication of the Ripoff Report # 831689. A copy of the preliminary injunction is Exhibit B. On November 26, 2012 Richard A. Goren served Google with a copy of the preliminary injunction requesting that Ripoff Report # 831689 be removed from the Google search engine. Google informed the plaintiff that it required a list of the exact URLs containing the content specified in the injunction. In January 2013 plaintiff informed Google of five URLs containing the offending material on a search

“Richard Goren attorney” and “Richard Goren fraud.” Upon information and belief, these URLs referenced the original January 31, 2012 publication date of Ripoff Report # 831689. Upon information and belief, Google did remove the URLs.

18. Upon information and belief, to the knowledge of the defendant and/or with the approval of the defendant Ripoff Report # 831689 has been re-indexed such that the same material bearing different dates including February 2, 2012 and July 24, 2012 appears on a Google search. A list of the URLs of a Google search conducted on July 16, 2013 for Richard A Goren with different words from the January 31, 2012 Ripoff Report is Exhibit C. Each of 15 URLs is a publication by the defendant. Each of the publications constitutes an infringement of the copyright of the plaintiff SMALL JUSTICE LLC.

19. Defendant’s foregoing acts of infringement have been willful and intentional, in disregard of and with indifference to the rights of both plaintiffs.

20. As a result of defendant’s infringement of his copyright and exclusive rights under copyright, RICHARD A. GOREN is entitled to his actual damages and/or his statutory damages pursuant to 17 U.S.C. § 504(c).

21. As a result of defendant's infringement of SMALL JUSTICE LLC’s copyright and exclusive rights under copyright, SMALL JUSTICE LLC is entitled to statutory damages pursuant to 17 U.S.C. § 504(c) for defendant's infringement of its copyright. SMALL JUSTICE LLC is further entitled to its attorneys' fees and costs pursuant to 17 U.S.C. § 505.

22. The conduct of defendant is causing and, unless enjoined and restrained by this Court, will continue to cause both plaintiffs great and irreparable injury that cannot fully be compensated or measured in money. Plaintiffs have no adequate remedy at law. Pursuant to 17 U.S.C. §§ 502 and 503, plaintiffs are entitled to injunctive relief prohibiting defendant from

further infringing plaintiff's copyright, and ordering defendant to remove from its Ripoff Report website the published work of John Doe dba Arabianights-Boston Massachusetts' January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren."

WHEREFORE, plaintiffs pray for judgment against defendant XCENTRIC VENTURES LLC as follows:

1. For an injunction providing:

"Defendant shall be and hereby is enjoined from directly or indirectly infringing SMALL JUSTICE LLC's rights under federal or state law and from continuing to publish, and/or from republishing all or any part of the John Doe dba Arabianights-Boston Massachusetts' January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren."

2. For RICHARD A. GOREN'S actual and statutory damages for each infringement pursuant to 17 U.S.C. Section 504.

3. For SMALL JUSTICE LLC's statutory damages for each infringement pursuant to 17 U.S.C. Section 504.

4. For plaintiffs' costs in this action.

5. For plaintiffs' reasonable attorneys' fees incurred herein.

6. For such other and further relief, either at law or in equity, general or special, to which they may be entitled.

DEMAND FOR JURY TRIAL.

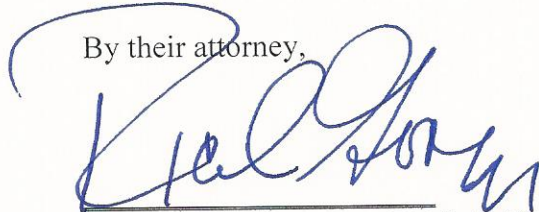
In accordance with the provisions of Fed. R. Civ. P 38 (b), plaintiffs demand a jury trial on all issues so triable.

SMALL JUSTICE LLC, and
RICHARD A. GOREN,

Plaintiffs,

DATE: July 16, 2013

By their attorney,

A handwritten signature in blue ink, appearing to read "Richard A. Goren", is written over a horizontal line.

Richard A. Goren, Esq. BBO #203700
Law Office of Richard Goren
101 Federal Street Suite 1900
Boston MA 02110
617-261-8585
rgoren@richardgorenlaw.com

Fed. R. Civ. P. 7.1 CORPORATE DISCLOSURE STATEMENT

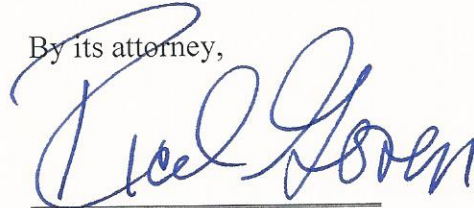
Pursuant to Fed. R. Civ. P. 7.1 SMALL JUSTICE LLC files this disclosure statement.

SMALL JUSTICE LLC has no corporate parent company.

SMALL JUSTICE LLC,

By its attorney,

DATE: July 16, 2013

A handwritten signature in blue ink, appearing to read "Richard A. Goren", is written over a horizontal line.

Richard A. Goren, Esq. BBO #203700
Law Office of Richard Goren
101 Federal Street Suite 1900
Boston MA 02110
617-261-8585
rgoren@richardgorenlaw.com

EXHIBIT A

**Commonwealth of Massachusetts
County of Suffolk
The Superior Court**

CIVIL DOCKET#: **SUCV2012-04121-H**

RE: Goren v Doe dba et al

TO: Richard A Goren, Esquire
101 Federal St Suite 1900
Boston, MA 02110-4210

NOTICE OF DOCKET ENTRY

You are hereby notified that on **05/08/2013** the following entry was made on the above referenced docket:

JUDGMENT AND AMENDED PERMANENT INJUNCTION (Inge J) entered on docket pursuant to Mass R Civ P 58(a) and notice sent to parties pursuant to Mass R Civ P 77(d)

Dated at Boston, Massachusetts this 8th day of May, 2013.

Michael Joseph Donovan,
Clerk of the Courts

BY: Nancy E. Goldrick
Assistant Clerk

Telephone: 617-788-8147

20

[Signature]
COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

SUPERIOR COURT DEPARTMENT
OF THE TRIAL COURT

*Noted
5/8/13
GTS
GDW
GRM
RAG*
RICHARD A. GOREN,

Plaintiff

v.

JOHN DOE dba Arabianights-Boston,
Massachusetts,
and

STEVEN DuPONT aka
STEVEN CHRISTIAN DuPONT
Defendants.

CA # 2012-4121-H

JUDGMENT and AMENDED PERMANENT INJUNCTION

This case came on to be heard upon plaintiff's motion to amend Default Judgment, the Court, _____ presiding, and upon consideration thereof, being satisfied that the continued republication of John Doe dba Arabianights-Boston Massachusetts' January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren" presents a continuing threat of irreparable harm to the plaintiff Richard A. Goren that cannot be remedied by an award of damages warranting continuation of the Court's November 26, 2012 Preliminary Injunction as a sufficiently narrow permanent injunction, the defendants not opposing the entry of a permanent injunction, and plaintiff having dismissed his claims for money damages under Counts I and III of his Verified Complaint,

IT IS ORDERED and ADJUDGED:

JUDGMENT ENTERED ON DOCKET 5/8 20 13
PURSUANT TO THE PROVISIONS OF MASS. R. CIV. P. 58(a)
AND NOTICE SEND TO PARTIES PURSUANT TO THE PRO-
VISIONS OF MASS. R. CIV. P. 77(d) AS FOLLOWS

1st COPY OF JUDGMENT ONLY ENTERED ON 5-10 13

1. that the Defendant, John Doe dba Arabianights-Boston Massachusetts, nka Christian DuPont and the Defendant Steven DuPont aka Steven Christian DuPont, and any person or entity acting as his agent, attorney, servant, employee, or any other person or entity in active concert or participation with either of John Doe dba Arabianights-Boston Massachusetts, , nka Christian DuPont or the Defendant Steven DuPont aka Steven Christian DuPont, who receives actual notice of this Order, is **PERMANENTLY ENJOINED and RESTRAINED** from continuing to publish or to republish all or parts of the John Doe dba Arabianights-Boston Massachusetts' January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren."

IT IS FURTHER ORDERED and ADJUDGED:

2. that the Defendant, John Doe dba Arabianights-Boston Massachusetts, nka Christian DuPont shall take any and all steps and action necessary or appropriate, including without limitation institution of legal proceedings in a court of competent jurisdiction, to cause the removal, retraction, and/or deletion from the Ripoff Report website of the John Doe dba Arabianights-Boston Massachusetts' January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren."

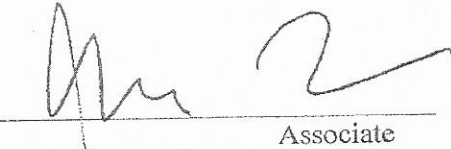
3. that all rights in and to ownership of the copyright by the author John Doe dba Arabianights-Boston Massachusetts, nka Christian DuPont of the January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren" is hereby transferred to the plaintiff Richard A. Goren, meaning and intending to convey, transfer and assign by this Order and Judgment the full and exclusive ownership of copyright in and to that work so as to qualify as a transfer of ownership under 17 U.S.C. §201 (d) and/or under 17 U.S.C. §204.

4. that the plaintiff Richard A. Goren is hereby appointed attorney-in-fact, coupled with an interest, with power of substitution, in the name and place of Defendant John Doe dba Arabianights-Boston Massachusetts, nka Christian DuPont, to execute and deliver a conveyance, transfer, and assignment of all rights in and to ownership of the copyright by the author John Doe dba Arabianights-Boston Massachusetts, nka Christian DuPont of the January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren."

5. that the plaintiff Richard A. Goren is hereby appointed attorney-in-fact, coupled with an interest, with power of substitution, in his own name as owner of copyright or otherwise as well as in the name and place of Defendant John Doe dba Arabianights-Boston Massachusetts, nka Christian DuPont, to take all steps and action necessary or appropriate in the name and place of said defendant to cause the removal, retraction, and/or deletion from the Ripoff Report website of the John Doe dba Arabianights-Boston Massachusetts' January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren" including without limitation institution of legal proceedings in a court of competent jurisdiction.

6. that the acts of said attorney-in-fact shall for all purposes and effects constitute the acts of the Defendant John Doe dba Arabianights-Boston Massachusetts, nka Christian DuPont as if done by said defendant.

Entered: April, 2013


Associate
Justice of the Superior Court

A TRUE RECORD:

ATTEST: _____

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

SUPERIOR COURT DEPARTMENT
OF THE TRIAL COURT

RICHARD A. GOREN,

Plaintiff

v.

JOHN DOE dba Arabianights-Boston,
Massachusetts,
and

STEVEN DuPONT aka
STEVEN CHRISTIAN DuPONT
Defendants.

CA # 2012-4121-H

MOTION TO AMEND DEFAULT JUDGMENT

Pursuant to Rule of Civil Procedure 59, plaintiff Richard A. Goren hereby moves to amend the Default Judgment and permanent injunction entered on March 20, 2013 restraining each defendant from continuing to publish, and/or from republishing all or any part of the John Doe dba Arabianights-Boston Massachusetts' January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren," To achieve the purpose of the Default Judgment, plaintiff proposes to add an assignment and transfer of the copyright of the defendant John Doe dba Arabianights-Boston Massachusetts nka Christian DuPont's January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren."

A proposed form of Judgment is attached as Exhibit A.

March 25, 2013

4-16-19

Notice Sent
5/8/13
GTS
GDN
SRM
RAC

2013 JUN -0 PM 2:14

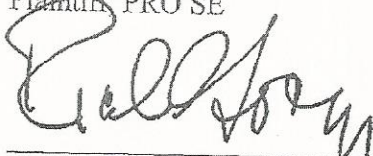
2

Copy Review Delivered

13

Respectfully Submitted,

Richard A. Goren,
Plaintiff PRO SE



Richard A. Goren, BBO# 203700
rgoren@richardgorenlaw.com
Law Office of Richard Goren
101 Federal Street Suite 1900
Boston, MA 02110
617-261-8585

CERTIFICATE OF SERVICE

I hereby certify that on March 25, 2013, I gave notice of this Motion to Amend Default Judgment to John Doe dba Arabianights-Boston Massachusetts nka Christian DuPont and Steven DuPont aka Steven Christian DuPont by sending a copy by email to dupontmaui@gmail.com and dupontmaui@yahoo.com and by hand delivery to Christian DuPont, 46 Rutland Square, c/o Sextus Norden Jr., Boston MA 02118 and advising each defendant that I intended to seek a hearing on this motion at 2:00pm on Tuesday April 9, 2013 and to file any response to the Motion to Amend Default Judgment prior thereto to;

Suffolk Superior Court
Civil Clerk's Office
Suffolk Superior Courthouse, 12th floor
3 Pemberton Square
Boston, MA 02108



Richard A. Goren

EXHIBIT B

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

SUPERIOR COURT DEPARTMENT
OF THE TRIAL COURT_____
RICHARD A. GOREN,

Plaintiff

v.

JOHN DOE dba Arabianights,
andSTEVEN DuPONT aka
STEVEN CHRISTIAN DuPONT
Defendants.

CA # 2012-4121-H

PRELIMINARY INJUNCTION

This case came on to be heard upon the return of a Summons and an Order of Notice to each of John Doe dba Arabianights-Boston Massachusetts and Steven DuPont aka Steven Christian DuPont to show cause why a preliminary injunction should not issue, and the Court being satisfied that each of the defendant John Doe dba Arabianights-Boston Massachusetts and the defendant Steven DuPont aka Steven Christian DuPont had actual notice of the application and hearing this day, and upon consideration thereof, being satisfied that the continued republication of John Doe dba Arabianights-Boston Massachusetts' January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren" presents a continuing threat of irreparable harm to the plaintiff Richard A. Goren that cannot be remedied by an award of damages.

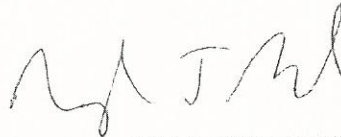
upon 9/10/13 filed

IT IS ORDERED that the Defendant, John Doe dba Arabianights-Boston Massachusetts, any person or entity acting as his agent, attorney, servant, employee, or any other person or entity in active concert or participation with John Doe dba Arabianights-Boston Massachusetts, who receives actual notice of this Order, is ENJOINED and RESTRAINED from continuing to publish or to republish John Doe dba Arabianights-Boston Massachusetts' January 31, 2012 Report # 831689 posted on the Ripoff Report website captioned "Complaint Review: Richard A. Goren."

This injunction shall remain in effect pending further order of the Court.

IT IS FURTHER ORDERED that the Plaintiff is excused from posting bond or security.

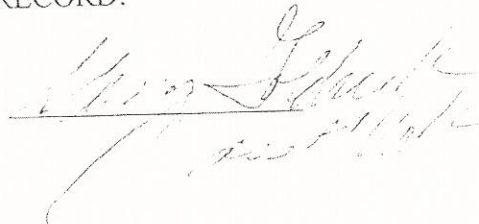
Entered: November 26, 2012



Raymond J. Brassard, Associate
Justice of the Superior Court

A TRUE RECORD:

ATTEST:



HEREBY ATTEST AND CERTIFY ON

November 26, 2012 THAT THE

FOREGOING DOCUMENT IS A FULL,
TRUE AND CORRECT COPY OF THE
ORIGINAL ON FILE IN MY OFFICE,
AND IN MY LEGAL CUSTODY.

MICHAEL JOSEPH DONOVAN
CLERK / MAGISTRATE
SUFFOLK SUPERIOR CIVIL COURT
DEPARTMENT OF THE TRIAL COURT

BY:

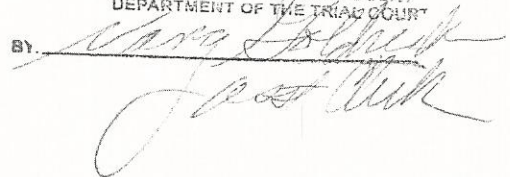


EXHIBIT C

Richard A Goren Boston attorney Google Search 7-16-13 page 2, item 4

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Richard A Goren Boston business attorney fraud Google Search 7-16-13 page 1, item 6

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Richard A Goren fraud Google Search 7-16-13 page 1, item 1

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Richard A Goren fraud Google Search 7-16-13 page 1, item 2

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Richard A Goren criminal Google search 7-16-13 page 1, item 1

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Richard A. Goren elder abuse Google search 7-16-13 page 1, item 1

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Richard A. Goren child abuse Google search 7-16-13 page 1, item 1

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Richard A Goren theft Google search 7-16-13 page 1, item 5

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Richard A. Goren perjury Google search 7-16-13 page 1, item 1

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Richard A. Goren harassment Google search 7-16-13 page 1, item 1

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